

1808,  
c. 759.

10. All entries of land made in the course of any one year, shall, in every event, be paid for on or before the thirty first day of December which shall happen in the second year thereafter; and all entries of land not paid for agreeably to this provision, the same shall become null and void, revert to the State, and may be entered by any other person as unappropriated lands.

1809,  
c. 771.

11. Whenever any entry of land shall hereafter be made in any entry taker's office in this State, and the enterer shall fail to pay the purchase money for the same, within the time limited by law, it shall and may be lawful for any person, who may have made a subsequent entry for the said land, to pay the purchase money into the Treasury, and have a grant perfected in the same manner as the original enterer would have done, had he not failed to pay the same.

12. That no lands now entered on the books of the entry takers of this State, or which shall hereafter be entered, and the entries of which shall be suffered to lapse, by the non-payment of the price thereof, shall be re-entered within twelve months after the time at which such entry shall lapse, by the person or persons in whose name or names such entries were made, but such re-entries shall be utterly null and void.

1777,  
c. 114, s. 5.

13. The claimant of any land shall produce to the entry taker a writing signed by such claimant, setting forth where the land shall be situated, the nearest water course, mountains and remarkable places, and such water courses and remarkable places as may be therein; the natural boundaries, and lines of any other person or persons, if any, which divide it from other lands; and every such writing shall be on one quarter sheet of paper at least, and shall be endorsed by the entry taker with the name of the claimant, and number of acres claimed, and date of entry; and a copy thereof shall be entered in a book well bound and ruled, with a large margin, and into spaces of equal distances, every space to contain one entry only, and every entry to be made in the order of time in which it shall be received, and numbered in the margin; and the entry taker shall deliver to the party a copy of the entry with its proper number, and a warrant to the surveyor to survey the same; which warrant shall contain a copy of the entry, with its number and date, and shall be de-

1783,  
chap. 185,  
sec. 11.